Saturday Special

Ladies' 4-button Kid Gloves, browns, tans, black, buttons to match; white and pearl black embroidery, buttons and trimmings,

Saturday morning we open the best Kid Glove for \$1 a pair ever shown. Black, tans, browns and modes, guesseted fingers, buttons to match, regular price \$1.50. Ladies' black Silk plaited Hosiery, made by Heinrich Schopper, 48c a pair, regular

75c goods, not more than six pairs to a cus-Ladies' fine 50c Lisle Thread Hostery, black boot, colored tops, plain or fancy ribbed, 3 pairs for \$1; six pairs only to one

A fine twilled Slik Gloria Umbrella, paragon frames, endless variety of handles, case and tassel, \$1.49; the best bargain we have in Umbrellas. Ladies' 35c Swiss ribbed Lisle Thread

Vests, 25c. Ladies' imported French Balbriggan Vests and Pantz, 50c; regular price Tic, Saturday

L. S. Ayres & Co.

SPECIAL BARGAINS

Pianos that have been rented out for a while and are in all respects as good as new, which we offer at greatly reduced prices and on easy payments. You will find Pianos of all sizes and in all the different woods, in fact, the assortment is so large that you are certain to flud one to

DO NOT DELAY YOUR CALL.

D. H. BALDWIN & CO. 95, 97 & 99 North Pennsylvania St.

Like Topsy, it "grows."

It cannot be bought.
It cannot be manufactured.
Like Topsy it grows.
The conditions of its growth

ARE

Goods as they are advertised. Newest goods. Full stocks. Fairest dealing AND The people know by years of experience that these conditions

READ OUR ADS from day to day and when they want what we offer come to

- ASTMAN, Schleicher & LEE

Window Bargain Sale Every Monday

Pictures Frames Mirrors

THE H. LIEBER COMPANY, 33 South Meridian Street.



TO-DAY

Closes our great ROCKER SALE. A few more Rockers will be offered at \$4 and \$5, well worth \$6 to \$7.

Don't fail to secure one today. You should look through the large line of novelties in Upholstered Furniture which we are showing. If you go to Florsheim's Opening to-day, notice the magnificent big Leather Chairs made by us.

Senator Houghton offered a resolution and amendment as follows:

"All the provisions of this act shall apply to persons, places and sales of spirituous, vinous, mait and other intoxicating liquors, whether conducted under the law of the State of Indiana licensing, regulating and restricting the sales of such liquors to be used as a beverage, or by virtue of any laws of the United States, except as to the provisions for obtaining, revoking and remonstrating against license, which apply only to proceedings under the laws of the State of Indiana.

WOULD NOT AFFECT BOAD HOUSES



\$1.85

Latest Style

Ladies' Lace and **Button Shoes**

With Patent Leather Tips, just received, worth \$2.50.

C. FRIEDGEN 19 North Pennsylvania St.

HAS BEEN INCLUDED IN THE NICH-OLSON BILL.

scriptions Necessary to Buy Whisky in Drug Store.

ALL OTHER AMENDMENTS ACCEPT-ED BY THE HOUSE.

This Morning and the Bill Will Be Passed.

The Nicholson bill passed the Senate yesterday at noon. The vote was: Ayes, 39;

Twenty-eight Republicans and eleven Democrats voted for the bill, and nine Democrats voted against it. Senator Wishard was absent on account of sickness, and Senator Boord was not in his seat. The announcement of the reslut was received with great demonstrations of applause, and the lobby took its umbrellas and Consideration of the bill was resumed soon and the consideration of amendments occupied the time from that on until the passage of the bill, just before the noon adjournment. While on his feet, Senator Stuart went out of his way to call attention to the presence of the author of the bill Michael Cain as engineer of the Statewas denounced at a piece of hypocrisy characteristic of the crowd that had been clamoring for the passage of the bill. Stuart was called to order and the am-uding process was begun. The first amendment was offered by Senator Seller, as follows:

was offered by Senator Seller, as follows:

"To amend Section 9 by striking out of line 1 in said section the word 'during' and inserting in lieu thereof the words 'three days before,' and by striking out of lines 3 and 4 the words 'said board of commissioners' and inserting in lieu thereof the words 'the auditor of the county.'"

The amendment was adopted by a vote of 35 to 8. Following is the vote:

Yeas-Bozeman, Collett, Cranor, Crumpacker, Duncan, Ellison, Gifford, Gostlin, Haggard, Holler, Houghton, Humphreys, Johnson, Kern of Marion, Kerns of Vermillion, LaFollette, McCord, McHugh, McLean, McManus, Mull, O'Brien, Parker, Phares, Schneck, Self, Seller, Shiveley, Stuart, Sweeney, Vail, Watson, White, Wray. Nays-Alexander, Barnes, Beck, Bethel, Boyd, McCutchan, Newby, Rinear.

Senator McCutchan desired to enlarge the "booze" privileges of the larger cines, and pooze" privileges of the larger cities, and

Mered the following: "To amend Section 3 as follows: Any person, persons or partnership who shall have obtained a liceuse to self intoxicating liquors from any board of county commissioners of any county in the State of indiana shall be entitled to keep such business diana shall be entitled to keep such business open until 12 o'clock past meridian; provided that the section shall apply to cities in this State with a population of 25,000 inhabitants or more, the number of inhabitants to be computed and fixed by the last United States census."

In support of this amendment Senator McCutchan stated that the Mayor of Indianapous was in favor of this amendment, but when pressed for his authority he had none other than to state that he had seen it so stated in the newspapers. The amendit so stated in the newspapers. The amendment was defeated by a vote of 38 to 4, the various Senators being lined up as fol-

Yeas-Kern of Marlon, McCutchan, Mc-Yeas-Kern of Marlon, McCutchan, McHugh, Stuart.
Nays-Alexander, Baker, Barnes, Beck, Bethel, Boyd, Bozeman, Collett, Cranor, Crumpacker, Duncan, Gifford, Haggard, Holler, Houghton, Humphreys, Kerns of Vermillion, LaFollette, McCord, McDonald, McKelvey, McLean, McMapus, Manwaring, Mull, O'Brien, Parker, Phares, Rinear, Schneck, Self, Seller, Shiveley, Sweeney, Vall, Watson, White, Wray.

DRUG STORE EVIL. Senator Kern introduced an amendment to be known as Section 912, which proposes to the drug stores. The amendment reads

"It shall be unlawful for any spirituous, vinous or mait liquor to be sold or given away in any drug store in any quantity away in any drug store in any quantity except upon the written prescription of a reputable practicing physician, not connected with such drug store, for each cash sale or gift. Any person violating any of the provisions of this section shall be fined for the first offense the sum of \$25, and for the second offense in any sum not less than \$100 nor more than \$500, to which shall be added imprisonment in the county jail not less than ten days nor more than six less than ten days nor more than six

The reading of the amendment provoked loud applause from the galleries, and the call of the roll showed that the amendment had passed, by a vote of 29 to 19, as fol-

lows:

Yeas—Alexander, Baker, Barnes, Beck, Bird, Bozeman, Crumpacker, Duncan, Ellison, Gifford, Gostlin, Haggard, Holler, Humphreys, Kern of Marion, Kerns of Vermillion, Leyden, McCord, McCutchan, McDonald, McHugh, McKelvey, McLean, Mull, Parker, Schneck, Seller, Shiveley Stuart, Watson.

Nays—Bethel, Boyd, Collett, Cranor, Houghton, Johnson, LaFollette, McManus, Manwaring, Newby, O'Brien, Phares, Rinear, Self, Sweeney, Vail, White, Wray.

Senator Haggard changed his vote and gave notice that he would move to reconsider the vote by which the amendment had been passed. The objection offered to the amendment was that it had been offered for the purpose of defeating the bill.

Senator Kern vehemently denied this and stated that the purpose was to reach the stated that the purpose was to reach the most dangerous drink establishments that were operated, and that these were the drug stores. He wished also, he said, to reach that class of hypocrites who did their reach that class of hypocrites who did their drinking at the drug stores, and compel them to march in through the front door of the saloon and stand up with the crowd to which they belonged. From the frequency with which his remarks were applauded it was apparent that the lobby was composed of all kinds of people, and that some of those who favored the saloon against the drug store, had come to help make the applause. The motion to reconsider was defeated by a vote of 4 to 21, as follows:

Yeas—Bethel, Boyd, Cranor, Gostlin, Haggard, Holler, Houghton, LaFollette, McCord, McManus, Manwaring, Mull, Newby, O'Brien, Rinear, Self, Sweeney, White, Wray.

Wray.

Nays—Alexander, Barnes, Beck, Bird,
Bozeman, Collett, Crumpacker, Duncan,
Ellison, Gifford, Humphreys, Johnston,
Kern of Marion, Kerns, of Vermillion, Léyden, McCutchon, McDonald, McKelvey, McLean, Parker, Phares, Schneck, Seller,
Shiveley, Watson.

Senator Houghton offered a resolution and
amendment as follows:

WOULD NOT AFFECT ROAD HOUSES. Senator Alexander raised the point that this amendment would prevent the application of the provisions of the bill to the road houses and brotnels, and the amendment was withdrawn to make way for the following introduced by Senator LaFollette: "I move to amend Section 10 by adding the following: Provided that this section shall not apply to persons who hold a prescription from a reputable physician for any drugs or medicines, or to any person selling the same."

drugs or medicines, or to any person selling the same."

This amendment was adopted by a vote of 41 to 4, as follows:

Yeas—Alexander, Baker, Barnes, Beck, Bethel, Bird, Bozeman, Collett, Cranor, Crumpacker, Ellison, Gifford, Gostlin, Haggard, Holler, Houghton, Johnston, Kern of Marion, Kerns of Vermillion, LaFollette, Leyden, McCord, McCutchon, McDonalu, McHugh, McKelvey, McManus, Mull, O'Brien, Parker, Phares, Schneck, Self, Seller, Shiveley, Stuart, Watson, White, Wray.

Nav.—Humphreys, Newby, Rinear Nays - Humphreys, Newby,

any other than a male person over the age of twenty-one years, and one who shall at the time be of good moral character, and provided further that no such person shall be deemed of good moral character if within two years of the time when such application is made he shall have been adjudged guilty the second time of violating any of the provisions of this act."

The vote on the amendment resulted—ayes, 23; noes, 23, as follows:

The vote on the amendment resultedayes, 23; noes, 23, as follows:
Yeas-Alexander, Bird, Collett, Crumpacker, Duncan, Ellison, Holler, Houghton,
Kern of Marion, LaFollette, Leyden, McCord, McCutenon, McDonald, McHugh, McKelvey, McLean, Mult, Parker, Phares,
Schneck, Self, Watson.
Nays - Baker, Barnes, Beck, Bethel,
Boyd, Bozeman, Cranor, Gifford, Gostlin,
Haggard, Humphreys, Kerns of Vermililion, McManus, Manwaring, Newby,
O'Brien, Rinear, Seller, Shiveley, Stuart,
Sweeney, White, Wray.
Lleutenant Governor Nye voted "aye"
and the amendment was declared adopted.
There were no further amendments and on
motion of Senator Duncan the rules were
suspended and the bill was placed upon its
passage. On the motion to suspend the
rules there were 38 ayes and 7 noes, as
follows:

follows:
Yeas-Baker, Barnes, Beck, Bethel, Bird,
Bozeman, Collett, Cranor, Crumpacker,
Duncan, Ellison, Ginord, Haggard, Holler,
Houghton, Kerns of Vermillion, LaFollette,
Leyden, McCord, McHugh, McKelvey, McLean, McManus, Manwarang, Mull, Newby,
O'Brien, Phares, Rinear, Schneck, Self,
Seller, Shiveiey, Vail, Watson, White, Wray.
Nays-Alexander, Gostlin, Humphreys,
McCutchon, Parker, Stuart, Sweeney.
To shut off debate and save time the
previous question was demanded and seconded and the bill was passed by the following vote:

onded and the bill was passed by the following vote:

Ayes—Baker, Barnes, Beck, Bethel, Boyd,
Bozeman, Collett, Cranor, Crumpacker,
Duncan, Ellison, Gifford, Gostlin, Haggard,
Holler, Houghton, Kerns, LaFollette, McCord, McCutchon, McDonald, McKelvey,
McLean, McManus, Manwaring, Muli, Newby, O'Brien, Parker, Phares, Rinear,
Schneck, Self, Seller, Shiveley, Vail, Watson, White and Wray.
Noes—Alexander, Bird, Humphreys, Johnson, Kern, Leyden, McHugh, Stuart and
Sweeney—9. Sweeney-9.

Then, after the applause attending the announcement of the passage of the bill had subsided, on motion of Senator O'Brien the title of the bill was amended to read as follows:

follows:

"A bill for an act to better regulate and restrict the sale of intoxicating, spirituous, vinous and mait liquors, providing penalties for the violation of the same, providing for the enforcement thereof, and providing for the remonstrance against the granting of license or the sale of the same, and conferring jurisdiction upon Police Courts and justices of the peace in cases of violation of the provisions of this act, and other laws of the State on the subject of selling intoxicating liquors."

The bill as amended was sent to the House, and in the afternoon the Senate was informed that the House had concurred in all the amendments except that relating to the sale of liquor by drug stores. It was to the sale of liquor by drug stores. It was therefore necessary that the bill should go to a conference committee and Senators Watson and Crumpacker were appointed the committee to serve on the part of the

THE HOUSE ON AMENDMENTS. All but Section 91-2 Agreed to at

At 3:10 yesterday afternoon Representative Nicholson moved that the House suspend the regular order of business and take up House Bill 165, the well-known bill bear-Howard. After the reading of the amendments Mr. Nicholson moved that all the amendments except the inserted Section 914 be concurred in and that Section 914 be considered later. Mr. Holloway moved as somewhat warm and Mr. Robinson made a suggestion that the whole matter be devocated Mr. Nicholson's motion to concur vocated Mr. Nicholson's motion to concur in all but the inserted section, which is intended to restrict the drug stores.

Mr. Pettit thought Section % needed a little "touching up." He said he was in favor of all the Senate amendments except this particular section and that he would favor it when it should be properly shaped. He opposed any delay in action and wanted Mr. Nicholson's original motion to concur in all the other amendments and send Section % to a conference committee. The question was called and Mr. Williams demanded an aye and no vote, but through a misunderstanding a viva voice vete was taken, but as Mr. Williams insisted and stated that he had not withdrawn his demand for an aye and no vote the Speaker ordered a roll call which resulted as follows:

lows:

Ayes—Adams of Parke, Allison, Barber, Beeker, Billingsly, Binkley, Blakely, Blue, Boardman, Bohannon, Cardwell, Coates, Crozier, Culbert, Dalman, Dinwiddie, Duncan, Floyd, Fowler, Gaither, Garriott, Gregg, Griffin, Hamrick, Hanna, Harris, Harrison of Shelby, Harrison of Elkhart, Hesler, Higbee, Holloway, Howe, Hundley, Hunter, Jackson, Kamp, Kell, Leedy, Loyd, Loring, McBeth, McGeath, McGregor, McIntosh, McCrea, Melendy, Miller, Newhouse, Nicholson, Pettit, Poindexter, Porter, Remy, Robinson, Ross, Simons Smith of Tipton, Spitler, Stakebake, Stetler, Stewart, Stutesman, Terhune, Thomas, Van Arsdel, Weich, White, Willis, Woodruff, Mr. Speaker, Total, 70.

Nees—Allen, Bobilya, Booher, Farrell, Gibson, Kelley, Laidlow, Stotsenberg, Swope, Vonnegut, Williams, Willoughby and Wilson, Total, 13.

Ness—Alien, Bobliya, Booner, Farrell, Gibson, Kelley, Laidlow, Stotsenberg, Swope, Vonnegut, Williams, Willoughby and Wilson. Total, 13.

Mr. Robinson then moved that Section 12, the Senate amendment, be rejected and the ayes prevailed on a viva voice vote. An attempt to call the ayes and noes after attempt to call the ayes and noes after the viva voce vote was announced, proved futile. There was an immediate gathering at the Speaker's desk of the Nicholsonites and the anti-Nicholsonites, both sides clamoring for recognition on the committee. Mr. Holloway wanted his side giver representation, either he or Mr. Culbert to be on the committee. The Speaker finally appointed Messrs. Nicholson and Holloway on the committee, the Senate having announced Messrs. Crumpacker and Watson as its appointees.

NOT OPEN TO INSPECTION.

Consumers' Gas Trust Unwilling to

Show Its Books to the Council. The Council committee appointed to in-

receipts. It is also said that the company inderbid the Manufacturers' Company for furnishing gas to the street-car power sumers were short of gas and many of them in actual need. At the time the question of taxing the gas mains was before the Council the Trust company made a show of righteous indignation that such a concern should be taxed and was very free, through Judge Lamb, to offer the company's books to the Council committee for inspection, but now the books are withheld.

Pension Fund Trustees Elected. Mayor Denny, Chief Webster and Deputy City Clerk Carter, chosen to canvass the men's pension fund, held another meeting yesterday and decided to accept the vote as cast. The worthless ballots were thrown out, as in an ordinary election. Frank Graham, who received 93 votes, the highest number, was declared elected a four-year trustee; William Gano, 91 votes, three years; John Glazier, 69 votes, two years; John Bellis, 65 votes, one year.

Minor Municipal News. The Board of Safety meets Monday to consider plans for the new engine houses, The civil-service board has approved the examination grades of applicants for posi-tions in the engineer's department, and Mr. Brown has asked the Board of Works Building Inspector Pendergast yesterday approved plans for a new residence which A. G. Kreitlein is going to erect at the corner of Pratt and Meridian streets. The house will cost in the neighborhood of 86,-

The Board of Health has condemned a quantity of canned goods in Kreitiein's store on West Washington street. The proprietor was not satisfied with the goods, which he purchased under a guarantee, and requested an investigation.

Will Improve Clifford Avenue. City Attorney Scott yesterday afternoon rendered an opinion to the Board of Public Works that the work of asphalting Clifford avenue, as proposed in the resolutions prepared, can proceed legally. The paving of that portion of the street in front of the Arsenal grounds gave rise to a complication in the minds of some, and a question arose. Congressman Bynum has said that Senator Parker offered an amendment the government cannot make an appropriation to Section 1 the following: "Pro- tion for the work until it is completed, so it will be impossible for the contractors to

.....REGULAR \$1 GRADE

78c

Genuine Fur, New Shapes, sold in hat stores for \$1.50 and \$2.



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We are now ready with our spring line of piece goods. All the late novelties in ZEPHYRS, MADRAS, OXFORDS, ETC.

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Fast Driver Come to Grief.

A Horse on His Foot.

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In and Around Damascus.

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Music in the Air.

Insure your home in the Glens Falls.

Dr. Price's Cream Baking Powder

World's Fair Highest Medal and Diploma.

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Senator and Representative

Should take a Souvenir Spoon home

with him. We have the only Sol-

diers' and Sailors' Monument Spoon

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Finest Beyond Question.

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The P. LIEBER BREWING COMPANY

Will, from this date on, bottle its own

Tasel Beer, Special Brew And Pilsener Beer

- It does this to have a direct and better supervision of the manner of bottling and treatment of its own products.
- The deliveries will be prompt, and made to any part of the city.
 - It guarantees every case to be of the kind of beer indicated by the label on the bottles.
- It will, during the summer months, make deliveries of beer right from the ice, thus having the beer properly tempered and ready for use at once.
- The various brands are especially brewed for family and medicinal use.
 - The public is invited to call at the Brewery and inspect the manufacture of the beers.

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